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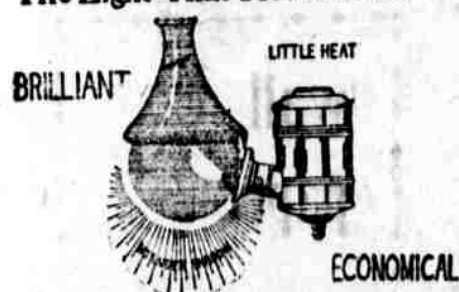
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Opinion on Finances By Attorney General

Attorney General E. P. Dole has rendered an opinion at the request of the Acting Governor Cooper, upon the question of the right of the Treasurer of the Territory to use the fund created by the deposits of Chinese labor immigrants in the Hawaiian Postal Savings Bank. The conclusions reached are embodied in the closing paragraphs:
"Upon the winding up of the Postal Savings Bank these immigration deposits, amounting to about \$235,000, were deposited in a private bank. The Territory has succeeded to the rights, obligations and liabilities of the late Republic in the premises; yet a private bank, not the Territory, enjoys the gratuitous use of this large sum. The Territory, with a contingent liability for the principal, and probably for the interest thereon, receives nothing, and, as a matter of law, guarantees the solvency of the bank to the extent of its obligations to these Chinese depositors.
"I think that the Territory is legally entitled to use this money the same as during the existence of the Postal Savings Bank, the treasurer, of course, always keeping a sufficient amount on hand to meet the obligations on the Territory to Chinamen returning home.
"The necessities of the treasury can be no excuse for a misapplication of funds. On the other hand, if the Territory is entitled to the use of this money, it deeply concerns the public welfare and the public credit that it should be available."

WORKING OUT CANAL PROBLEM VERY SLOWLY

London, June 22.—In a tentative, easy-going sort of way the Cabinet has begun to consider the Nicaragua treaty matter. Lord Pauncefoot has explained many things to Lord Lansdowne, the Foreign Secretary and the latter is once more grappling the problem. It is needless to say that the Foreign Office has no intention of hurrying and in the course of a month or so it may come to a decision. This will take the form of instructions to Lord Pauncefoot, who will return to the United States. These instructions will probably not be officially communicated to the State Department until Congress shall convene.
Lord Pauncefoot will probably be permitted to interpret his instructions pretty broadly and they show signs of being elastic enough to provide for any contingency except a direct refusal on the part of the Senate to recognize the validity of the Clayton-Bulwer treaty. Lord Lansdowne is as persistent as ever on this point, and however willing he may be to abrogate it, he will vigorously maintain the potentiality of the Clayton-Bulwer treaty until such time as both signatories shall have agreed to its abrogation.
A high official, in the course of conversation with a representative of the Associated Press, said:
"Americans seem to think we are trying to delay the construction of the canal, but this is entirely wrong. We are just as anxious as they to see it completed and are willing to do almost anything to further that end; but we do not want to see a treaty we made in good faith torn up like a piece of waste paper, and we still consider that we are entitled to some quid pro quo for the relinquishment of our treaty rights."
A recent cable dispatch stating that the Nicaragua canal question had been practically settled and that Lord Pauncefoot in consequence would not return to the United States, caused much amusement. It is utterly unfounded. On the highest authority the Associated Press is able to state that Lord Pauncefoot will remain Ambassador to the United States for the rest of his days or as long as he cares to retain the position.

MAUI PROBATE COURT

Wailuku, June 28.—Judge Kalua heard the following probate cases in chambers last Thursday:
Estate of J. L. King. The final account of A. N. Kepolai, administrator, was referred to the clerk for examination.
Estate of William Goodness. The will was admitted to probate and A. N. Kepolai, W. F. Pogue and J. V. Kerr confirmed as executors under the will to serve under \$6000 bond.
Estate of John T. Aluli of Wailuku. A. N. Kepolai was appointed administrator under \$1000 bond.
Estate of S. K. Keawolu of Kamalo, Molokai. A. N. Kepolai was appointed administrator.
Estate of Pau Kahl. S. E. Kalekau was appointed administrator under \$250 bond.
Estate of John A. Moore. Mr. G. B. Robertson was appointed administrator under \$1000 bond.
J. M. Kaneakua was appointed commissioner to sell land at Kipahulu belonging to estate of Makahio. Mr. Kepolai resigned as commissioner on account of his going to Honolulu to attend the Court of Claims.

WAILUKU KINDERGARTEN

The teachers are Miss Mary Huntington, principal, and Mrs. Knowlton and the Misses Elizabeth Rogers and Nancy Cummings, assistants. Mrs. Knowlton will not be transferred to Lahaina as first intended, but a new corps of teachers will arrive for the Lahaina kindergarten school which will open next fall.

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